	•	
IPE		要品
6 1 3 2002 R		Attorney Dorket No. 25885-70
	in the united stati	ES PATENT AND TRADEMARK OFFICE
BAPEMART.	Wu et al.	Attorney Dooret No. 25885-70 ES PATENT AND TRADEMARK OFFICE PATENT APPLICATION Group: 1616
Serial No.:	10/026,361) Group: 1616
Filed:	December 21, 2001	Examiner: A. Pryor
Fitle: Wate of Plant Alkalo	r Miscible Pesticide Containing A Synergisti ids	c Cocktail)
TER	MINAL DISCLAIMER TO OBVIATE A 1	DOUBLE PATENTING REJECTION OVER A PRIOR PATENT
Commissioner : Washington, D		
Dear Sir:		
statutory term of The owner here and the prior pagrantee, its successful and the prior pagrantee, its successful and the shortened by an invalid by a conclaims canceled	defined in 35 U.S.C. 154 to 156 and 173, as publy agrees that any patent so granted on the intent are commonly owned. This agreement recessors or assigns. Asking the above disclaimer, the owner does not the expiration date of the full statutory terminal disclaimer, in the event that it laterart of competent jurisdiction, is statutorily discrete.	tapplication, which would extend beyond the expiration date of the full resently shortened by any terminal disclaimer, of prior Patent No. 6.372.239. Instant application shall be enforceable only for and during such period that it runs with any patent granted on the instant application and is binding upon the obtained in 35 U.S.C. 154 to 156 and 173 of the prior patent, as presently exceptives for failure to pay a maintenance fee, is held unenforceable, is found claimed in whole or terminally disclaimed under 37 C.F.R. 1.321, has all r is in any manner terminated prior to the expiration of its full statutory term as
Check either bo	ox 1 or 2 below, if appropriate.	
. 🗆	For submission on behalf of any organiz undersigned is empowered to act on beh	ation (e.g., corporation, partnership, university, government agent, etc.), the alf of the organization.
pelieved to be to punishable by f	rue; and further, that these statements are ma	knowledge are true, and that all statements made on information and belief are de with the knowledge that willful false statements, and the like so made, are 1001, Title 18 of the United States Code, and that such willful false statements ssuing thereon.
2.	The undersigned is an attorney of record	
		Respectfully submitted, WILSON SONSINI GOODRICH & ROSATI
Date: August J		Shirley Chen. Ph. D., Reg. No. 44.608

650 Page Mill Road Palo Alto, CA 94304 (650) 493-3900

 \boxtimes

Charge Deposit Account 23-2415 the sum of \$55.00 for a small entity for the terminal disclaimer fee and for any deficiency.

 \boxtimes PTO suggested wording for terminal disclaimer was:

 $oxed{\boxtimes}$ changed (if changed, an explanation should be supplied. Explanation: unchanged

Changed wording of fee payment to indicate Amount, Deposit Account, and Status of Owner.

>*Certification under 37 CFR 3.73(b) is required if terminal disclaimer is signed by the assignee.<

08/19/2002 MBERHE 00000064 232415 10026361

01 FC:248

55.00 CH